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		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
APPLICATION NO.	FILING DATE	L	038602-1153	8901
09.863,804	05/24/2001	Malcolm Wilson Moon	038002-1133	
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7590

04.05.2002

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EXAMINER ANDERSON, REBECCA L

PAPER NUMBER

ART UNIT 1626

DATE MAILED: 04/05/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applic	ation No.	Applicant(s)
• .		0146.	·	Moral ET AL
•	Office Action Summary	Exami		Art thit
		_	1 Augustan	16 000
	DATE of this commit	nication appears on	the cover sheet v	with the corression dence address
	I. ·			
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1)[Responsive to communication(s)	filed on		
2a) 🗀	This action is FINAL.	2b) This action	on is non- fi nal.	Say on to the merits is
3) 🗌	Since this application is in condit closed in accordance with the pri ion of Claims	ion for allowance ex actice under Ex <i>par</i>	kcept for fo rmal n te Quayle, 1935	natters, procedution a s to the merits is C.D. 11, 4 53 O.G. 21 3 .
م مال	Claim(s) 1-36 is/are pending in the	ne application.		
,	4a: Of the above claim(s)is	s/a r e withdrawn fror	n conside r ation.	
	Claim(s)is/are alrowed.			
	C'aim(s) i s /are rejected.			
	C'aim(s)is/are objected to	·.		
81 <u>[2]</u>	Claim(s) <u>1-36</u> are subject to restr	iction and/or electio	n requirement.	
	tion Papers			
0.7	The enwification is objected to by	the Examiner.		
10)	The drawing/s) filed on is/8	are a) accepted or	b) objected to	by the Examiner.
	tthat any	object on to the draw	/ing(s) be neld in a	Devance See 5 - 10 1990
11)[]	The proposed drawing correction	filed onis: a)approved by	disapproved of the Examiner.
	Happroved, corrected drawings ar	e required in reply to '	this Office a c uon	
125	The oath or declaration is objecte	d to by the Examin	er.	
Duionita	myder 35 U.S.C. 88 119 and 120			
13.	Acknowledgment is made of a c	laim for foreign p r io	rty under 35 년.영	S.C. § 119(a)-(d) or (f).
19 _	n) ☐ All b) ☐ Some * c) ☐ Mone	of:		
ξ	a Contified conies of the price	ority documents hav	ve been rec e ived	
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	3 Copies of the certified copapilication from the In	oles of the priority d hternational Bureau action for a list of th	ocuments have to (PCT Rule 17.2) e certified copies	peen received in this National Stago (a)). s not received.
	The translation of a decision	aim for domestic pri	ority under 3 5 U.	S.C. § 119(e) (to a provisional application)
		o Language provisio	anal application f	las been received.
] Acknowledgment is made of a cl	aim for domestic pr	iority under 3 5 U	.S.C. §§ 120 and/or 121.
Attachm			4) 🗍 ½n+6	endev: Summary (FT 0-413) Paper No(s).
	otice of Reforences Cited (PTC-830) otice of Draffsherson's Patent Drawing Rev formation I (solosure Statements) (PTC-44)	new (PT1)-948) 440: Paper Nots IIIIII	E) 🔲 Mot	ide of Informal Patent Application (PTO-152)
	nt Thomas in C			Part of Panor No. 6

DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 15 U.S.C.

- Claims 1-23 rirawn to products of the formula I, classified in classes
 444 and 548 in various subclasses.
- II. Claims 24-31 drawn to methods of treating diseases with the compound of formula I classified in class 514 in various subclasses.
- III Claims 32-36 drawn to processes for preparing compounds of the formula I classified in classes 544 and 548 in various subclasses.

The above groups are identified as general areas. Accordingly, as groups, they are independent or distinct as:

Inventions I and III are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different products or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the process as claimed can be used to make other and materially different products (see for example the compounds on page 23 lines 19 and 31).

Inventions I and II are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with

another materially different process of using that product as claimed can be used in a materially different process of using that product (MPEP § 806.05th). In the instant case the process for using the product as claimed can be practiced with other materially different combounds such as the PK inhibitors listed on page 4 of the instant specification.

Because these inventions are distinct for the reasons given above and the search required for each group is not required for the other groups, restriction for examination purposes as indicated is proper.

The above groups themselves are inclusive of patentable distinct subject matter. Accordingly along with the election of one of the above groups, the following action is also taken.

Claims 1, 24, and 32 are generic to a plurality of disclosed patentably distinct species comprising, for example, the compounds of (1) line 21 page 23. (2) line 31 page 23, etc., (3) the method of treating psoriasis with the compound found on line 23 page 23, etc., and (4) the process of preparing the compound found on line 29 page 23, etc. Applicant is required under 35 U.S.C. 121 to elect a single disclosed species, even though this requirement is traversed.

Should applicant traverse on the ground that the species are not patentable distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

Upon the electron of a single disclosed species leng. Example, page number and structural depiction), a generic concept, inclusive of the elected species, will be identified by the Examiner for examination. Moreover, whatever specific compound is critimately elected, applicants are required to list all claims readable thereon.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined and an election of a single disclosed species even though the requirement be traversed (37 CFR 1.143).

An attempt was made to present this requirement telephonically but did not result in an election being made.

Conclusion

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Rebecca L. Anderson whose telephone number is (703) 605-1157. Mrs. Anderson can normally be reached Monday through Friday 7:00AM to 3:30PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor. Mr. Joseph McKane, can be reached at (703+308-4537.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone numbers are (703) 308-1235 and (703) 308-0196.

A facsimile centurings peen established. The nours of operation are Monday through Enday: 8:45AM to 4:45PM. The telecopier numbers for accessing the facsimile machine are (703) 308-4242, (703) 305-3592, and (703) 305-3014.

Rebecca Anderson
Patent Examiner
Art Unit 1626, Group 1620
Technology Centur 1600

Joseph McKane Supervisory Patent Examiner Art Unit 1626, Group 1620 Technology Center 1600